UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/563,034	12/29/2005	Yongge Hu	P22105/1020P22105	6054	
	7590 07/11/201 DAISAK PLLC	1	EXAMINER		
C/O CPA Globa P.O. BOX 5205		SADIO, INSA			
MINNEAPOLI	=		ART UNIT	PAPER NUMBER	
			2629		
			NOTIFICATION DATE	DELIVERY MODE	
			07/11/2011	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

sbartl@kdfirm.com agilbert@kdfirm.com

	Application No.	Applicant(s)	
	10/563,034	HU ET AL.	
Office Action Summary	Examiner	Art Unit	
	INSA SADIO	2629	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet w	with the correspondence add	ress
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory peric - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MO ute, cause the application to become A	ICATION. a reply be timely filed ONTHS from the mailing date of this com ABANDONED (35 U.S.C. § 133).	
Status			
1) ☐ Responsive to communication(s) filed on <u>25</u> 2a) ☐ This action is FINAL . 2b) ☐ The since this application is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal ma	· •	merits is
Disposition of Claims			
 4) Claim(s) 1-26 is/are pending in the application 4a) Of the above claim(s) 4,5,11-18 and 24-26 5) Claim(s) 19-23 is/are allowed. 6) Claim(s) 1-3,6 and 7 is/are rejected. 7) Claim(s) 8-10 is/are objected to. 8) Claim(s) are subject to restriction and 	<u>26</u> is/are withdrawn from cc	nsideration.	
Application Papers			
9) The specification is objected to by the Examination The drawing(s) filed on is/are: a) and a specificant may not request that any objection to the Replacement drawing sheet(s) including the correction. 11) The oath or declaration is objected to by the	ccepted or b) objected to ne drawing(s) be held in abeya ection is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFF	, ,
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a lie	ents have been received. ents have been received in riority documents have bee eau (PCT Rule 17.2(a)).	Application No n received in this National S	Stage
Attachment(s)			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 	Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application 	

Application/Control Number: 10/563,034 Page 2

Art Unit: 2629

DETAILED ACTION

Response to Amendment

1. The amendment to claim 1 filed on 04/25/2011 have been entered and considered by Examiner.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. **Claim 1** is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement.

As of claim 1, the Specification as first filed does not provide support for the recitation of claim 1 "wherein the host device is operative to check for alignment errors among the framed acoustic data based on alignment information ..."

Furthermore, the specification as originally filed does not teach one ordinary skill in the art how to make or use applicant's claimed invention.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

3. Claims 1-3, 6, and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Anantharamu et al. (US Publication Number 2002/0136298), hereinafter referenced as Anantharamu, in view of Anderson et al. (US Publication Number 2005/0271072), hereinafter referenced as Anderson.

As of claim 1, Anantharamu discloses a system and method for adaptive streaming of predictive coded video data. Further, Anantharamu teaches wherein said a method comprising: receiving a stream of raw acoustic data at a client device (see [0007]-[0011]); framing the stream of raw acoustic data at particular intervals with alignment information to create framed acoustic data (see [0007]-[0011]); buffering the framed acoustic data (see [0007]-[0011]).

Anantharamu does not teach wherein said waiting for a data request from a host device; and providing the framed acoustic data from the client device to the host device in response to the data request.

However, Anderson teaches wherein said waiting for a data request from a host device (see [0182], [0183]); and providing the framed acoustic data from the client device to the host device in response to the data request (see [0182], [0183]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Anantharamu's adaptive streaming with the teaching of Anderson's host to client data request to exchange data, because this will provide the host the data needed.

As of claim 2, Anantharamu as modified by Anderson teaches the limitations of claim 1 above. Further, Anantharamu teaches wherein said

receiving the stream of raw acoustic data comprises: receiving pulse code modulation (PCM) data samples from a plurality of synchronously interleaved channels each corresponding to a different sensor in a sensor array (see [0003], [0004], [0006], [0007]).

As of claim 3, Anantharamu as modified by Anderson teaches the limitations of claim 1 above. Further, Anderson teaches wherein said wherein framing the stream of raw acoustic data comprises: counting a particular number of data samples in the stream of raw acoustic data (see [0255]); identifying a time slot between two samples after the particular number of data samples (see [0256]); inserting a frame boundary identifier and a frame sequence number in the time slot (see [0243]); and repeating the counting, identifying, and inserting (see [0256], [0243]).

As of claim 6, Anantharamu as modified by Anderson teaches the limitations of claim 1 above. Further, Anderson teaches wherein said further comprising: sending the data request to the client device (see [0257], [0258], [0279]); receiving the framed acoustic data from the client device (see [0257], [0258], [0279]); and checking for alignment errors among the framed acoustic data based on the alignment information (see [0257], [0258], [0279]).

As of claim 7, Anantharamu as modified by Anderson teaches the limitations of claim 6 above. Further, Anderson teaches wherein said checking for alignment errors comprises:

setting a current pointer to a current data sample among the framed acoustic data

received from the client device (see [0243], [0255], [0256]); comparing the current data sample to a particular data pattern (see [0243], [0255], [0256]); and if the current data sample does not match the particular data pattern, incrementing the current pointer and returning to comparing the current data sample (see [0243], [0255], [0256]).

Allowable Subject Matter

4. **Claim 8** is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is an examiner's statement of reasons for allowance: prior arts do not teach the claimed invention "comparing the current data sample to a particular data pattern; and if the current data sample does not match the particular data pattern, incrementing the current pointer and returning to comparing the current data sample."

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance.

Claims 9 and 10 are objected to since they depend on claim 8.

Claims 19-23 are allowed.

The following is an examiner's statement of reasons for allowance: prior arts do not teach the claimed invention "receiving the framed acoustic data from the client device;

and checking for alignment errors among the framed acoustic data based on the alignment information."

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance.

Response to Arguments

5. Applicant's arguments filed 04/25/2011 have been fully considered but they are not persuasive.

The Specification as first filed does not provide support for the recitation of claim

1 " wherein the host device is operative to check for alignment errors among the framed acoustic data based on alignment information ..."

Furthermore, the specification as originally filed does not teach one ordinary skill in the art how to make or use applicant's claimed invention.

Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to INSA SADIO whose telephone number is (571)270-5580. The examiner can normally be reached on MONDAY through FRIDAY 8am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, LunYi Lao can be reached on 571-272-7671. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

INSA SADIO Examiner Art Unit 2629 Application/Control Number: 10/563,034 Page 8

Art Unit: 2629

Examiner, Art Unit 2629

/Amare Mengistu/ Supervisory Patent Examiner, Art Unit 2629